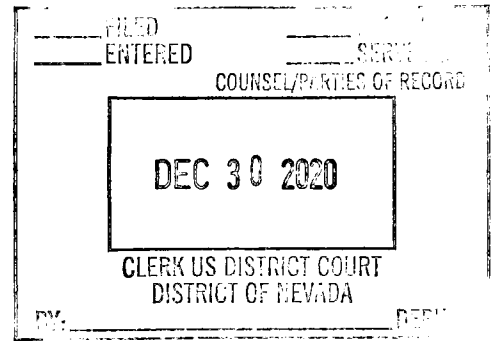


UNITED STATES DISTRICT COURT
LAS VEGAS DISTRICT OF NEVADA



Aimee O'Neil,

Plaintiff,

V.

2:20-cv-02362-KJD-NJK

City of Oswego,

Defendant,

ORIGINAL COMPLAINT

JURISDICTION

1. This action contains complaints for declaratory relief and damages,
Is brought against the defendants to secure due process, equal protection,
fair procedure, and other rights, privileges, and immunities guaranteed
to the petitioner by The United States Constitution.

2. Jurisdiction is invoked under The United States Code as follows:

A. 28 U.S.C. 1331 in that the matter in controversy exceeds the sum of
\$10,000, exclusive of interest and cost, and arises under The United States
Constitution and laws of The United States. U.S.C. 1961, R.I.C.O.

EXTORTION and RETAILIATION FROM EXTORTION.

B. 28 U.S.C. 1332 (a) (1) in that the action arises between citizens or Entities of two different states.

C. 28 U.S.C. 1343

(1) To recover damages for injury to his person or property or deprivation Of any right or privilege of a citizen of The United States, by an act done in Furtherance of any conspiracy mentioned in Section 1985 of Title 42:

D. Violation of The 4th Amendment, The 5th Amendment, The 8th Amendment, The 14th Amendment.

VENUE

The plaintiff is a resident of The State of Nevada, City of Las Vegas;
At 9717 Sandmist Avenue, Las Vegas, Nevada 89134.

The defendant is the City of Oswego, City Attorney, 13 West Oneida Street,
Oswego, New York 13126.

The acts are arising in the jurisdiction of Las Vegas, Nevada. The defendant's
Are out of their jurisdiction.

BACKGROUND

1. The plaintiff alleges a ongoing pattern of discriminatory behavior
That started immediately after a Morgan O'Neil, daughter of the
Petitioner, started making demands for money, by saying, you need to
Pay for this and you need to pay for that and if you don't,

The plaintiff alleges, that this was extortion and because the plaintiff Refused to engage in conduct of questionable circumstances, she was Retaliated against, as Morgan O'Neil, is working for an Oswego City Cop, named Joe Brancato. Morgan O'Neil is a heroin addict, who uses Needles as a form of addicted behavior. The plaintiff is under absolutely No obligation to be put into such circumstances, as the plaintiff is Physically disabled and she will NOT be told by a addict who was caught Trafficking heroin in Syracuse, New York, multiple times. She is looking For resources to extort. The plaintiff refused to engage in any activity Forced upon her and all kinds of discrimination, targeting, retaliation Began, including influencing co-workers, supervisors, alleging gender Discrimination to engage in what we could call trying to "FORCE" Guilt, when there is no relationship. This Morgan O'Neil, is entirely Different story. As she has robbed deceased people, Bobby Odin Jr. In Oswego, NY, by selling him bad heroin for a overdose, dragging The body to the road and robbing the body. We have Fran, that overdosed With Morgan O'Neil, and she robbed this body to support her heroin Addiction instead of getting treating, The City of Oswego, Joe Brancato, Is aiding and embedding a drug addict, I will not participate in any such Activity that involves money with her. Joe Garrett, she robbed Joe Garrett,

In Oswego, NY, and used this money to sell and make more money selling Heroin as I TRIED EVERYTHING TO STOP THIS MONEY LAUNDERING.

So, at my job, my supervisor asks me do you have children, yes and they are Married without health problems, in a calculated by communicating false Hoods to my supervisors, my supervisor, said I am proud of my co-worker, My supervisor said, because she traveled to see her daughter.

ISSUES

2. The plaintiff has SERIOUS LIFE THREATENING HEALTH ISSUES.
3. These health issues state do NOT travel
4. The plaintiff purchased her wedding dress in July 2020, and a calculated Plan by Morgan O'Neil, laughing at the plaintiff saying, you wouldn't Pay me, so you cannot marry Mark, once again I laughed, coming from a Female who is so incompetent, how could she do anything?
5. The plaintiff was told by David Mahoney, that Morgan O'Neil was Pulling some conspiracy to use a warrant at my job, to induce what Would be some type of guilt. This has gone on since July of 2020, Because I refused to engage in any such conduct with this person, Who is now interfering with my rights.
6. My right to medical treatment of my choice
7. Violating my privacy, I want no part of this individual, as see attached,

She has stolen my motor vehicle, my purse, my credit cards, on the last trip To New York, she stole everything including my clothes and my supervisors Were not informed of the accurate truth, so in other words, if I don't support Her drug addiction, I am retaliated against by a corrupt cop, who allowed her To make deals involving heroin, so she could extort money from me. I refuse, I don't want to discuss with people at my job, including supervisors, as my Job has nothing to do with situations in New York. My right to privacy Has been breached by exposing horrible things involving her in manslaughter Cases, and if my supervisors were smart they would not be involved, as we Have multiple manslaughter cases, one of them involving a friends son. I Have no comment, I will not endorse and forced extortion.

8. Associating with Morgan O'Neil, is not a forced decision. Someone who Attempts to involve duress in the obtainment of money by the misuse of Police power, is in just. This is personal decision; This is a personal family Matter, as I am the parent, I make the decisions and a corrupt cop assisting In extortion to support a heroin should be terminated from employment Immediately.

9. I cannot go around doing this to my parents, nor would I violate Ethical, professional standards of morals to obtain drugs.

10. The plaintiff alleges as soon as she purchased her wedding dress, a

Campaign to organize against her getting married began, in which I was Told I cannot marry Mark because they are directly obstructing my right To marriage out of duress, coercion, fraud, intimidation, retaliation, and Deceit.

11. Morgan O'Neil uses heroin on a daily basis, I don't want anyone knowing This, especially at my job as than it appears that I am making bad decisions By endorsing a heroin addiction. The plaintiff had every right to refuse and Not face retaliation over extortion.

12. Morgan O'Neil said she was going to obstruct my right to medical in A calculated plot, by involving what appeared to be drug addicts who Were following me around all summer saying, SORRY, SORRY.

13. Morgan is dangerous and destructive and is involved in activity That I don't want any lawful endorsement of

14. The plaintiff alleges that making deals with a cop over drugs to Force a federal felony, in which, I demand criminal charges of extortion, As Morgan would influence customers to come into the restaurant I work At, most were and create some form of plot, such as ordering food and Walking without paying, only to my tables, no other server, ordering Bunches of food and sending it back, complaining, disrupting the Dining room, as the plaintiff has been a server for many years, she knows

When something isn't right.

15. This is a official misuse of power

16. This ia a abuse of power

17. This is discrimination

18. This is violating my privacy at my job as a warrant is not used for the

Purpose for personal family relations of supporting illegal activity at my

Place of employment, as the plaintiff alleges after refusing to participate

In any activity involving Morgan O'Neil, a calculated plan of gender

Discrimination with Gloria Mazzoli, a stranger who hates me and Charlene

O'Neil, who hates me felt they could organize and target me and we are

All in court, New York State. Florida. Charlene O'Neil and Gloria Mazzoli.

These are all the players, see cases...

Aimee O'Neil v. NYS, Gloria Mazzoli, **

Aimee O'Neil v. Florida, Charlene O'Neil, 8:20-cv-1451-T36J55

Aimee O'Neil v. Charlene O'Neil, HATE CRIME

Aimee O'Neil v. Gloria Mazzoli and Charlene O'Neil, A-20-815618-C,

Nevada Eighth Judicial District

The calculated plan was to obstruct medical treatment at Harvard University

For metal poisoning and interfere with my right to marriage as the defendants

Feel they have this authority of having to WATCH, STALK, HARASS, and

INTIMIDATE who I date, while Morgan dates every heroin dealer in upstate New York and nobody says a word. This is the complete of circle of what needs To stop at my job, my home, my right to filing cases of justice, as my degree is In law and the defendants attempt to harass me and lie about my education.

19. This is a jealous vindictive targeting plot, conspired by two or more People across state lines to obstruct my rights, including privacy for Medical which is HIPPA, and they refuse to accept they are violating federal Law.

19. They tapped my phone so I cannot get a better job with my education Because they want they want to keep me there to keep influencing Management with this organized plot and influencing customers to do Outrageous acts. The right to free speech is paramount

20. The right to free will, is a paramount choice

21. The right to happiness is protected by The United States Constitution

22. The right to be left alone

23. Gloria Mazzoli is the ring leader, conspirator, and organizer, in a Maliscious plot of calculated hate to promote, entice, and organize a Plot of gender discrimination by encouraging pstchological warfare, by Guilt, using other people, threatening obstruction of justice, threatening Almost daily at work, on plots to tamper with justice, to interfere with

Objectiveness, and CEASE AND DESIST, as Mr. Hunt, retired head of The New York State Police knows she carefully organized a scheme Across state lines with two or more people to deprive me dozens of Rights. Using Morgan O'Neil, is just a absolute outrage.

24. This activity violates multiple constitutional amendments starting With my right to due process, to confront my accuser and to STOP this Activity in full necessity

25. 18 U.S.C. Conspiring to injure and oppress a enjoyment of rights, Including the direct right of being left alone

26. 18 U.S.C.2101 Traveling across the State lines to disrupt with the Intent to disturb, conspire, oppress, influence, and entice; has been Violated. The plaintiff could have had a normal relationship at her Discretion with Morgan O'Neil, as it is the plaintiff's direct choice As to personal relations and how they are delegated, not Gloria Mazzoli, Who has some sort of "pull" or unentitled privilege; but the plaintiff has DVT, a serious life threatening medical condition of blood clot, blood Clotting problems and these charectors are directly interfering with Medical directives, of unnecessary travel, unless it is ordered by her Treating Dr. at Harvard. These charectors have a personal issue with Harvard and have chose to entice a campaign of hate to expose the

Plaintiff's health to second party people which directly violates HIPPA.

Such as the plaintiff's supervisor making comments about the plaintiff

Not traveling. The plaintiff is physically disabled; in normal circumstances,

We plan a meeting at a wedding but they chose a course to obstruct the

Plaintiff's the right to a wedding out of hate and jealousy and they influence

Potential witnesses, co-workers, landlords with distorted patterns of

Harassment to the plaintiff, once again who has seizures, metal poisoning,

Acute Hemorrhagic Compartment Syndrome, DVT, ect.

27. This plan carried out a plot to tap my phone, which interferes with the

First Amendment, Free Speech, to control relations or they influence,

Such as Morgan, who was a puppet for the ring leaders, Charlene O'Neil

And Gloria Mazzoli, who chose these decisions.

28. This infringement, for example, a job interview at Circa Casino, as

A Ambassador, The plaintiff, by a plot of the City of Oswego, actors,

Who communicate messages to the plaintiff in these plots which include

Obstructing the right to employment, as I am accusing them of direct

Interference with objective rights of prosperity out of jealousy and revenge.

29. They release plots to say, I can't live in Las Vegas, the last I checked, I

Can choose where I want to reside.

30. 18 USC 248, freedom of accessing medical procedures of my choice

Without intimidation or interference by unknown organizing caused by
Conspirators

31. 18 U.S.C. 2101 promoting, encouraging, and disrupting job stability
Including overt acts with the intent to disrupt, disable, harass, exploit,
Disturb, interfere with the enjoyment of OBJECTIVE job obtainment
Without conspiring. Without prejudice. Without influencing someone
Against, its so obvious, a clear incompetent can see it.

32. 18 U.S.C. 371, mobbing at the Circa job interview, which was held
At Golden Gate Casino. The City of Oswego followed the plaintiff to the
Bus terminal at Bonneville Center. Had the plaintiff sexually harassed,
While waiting for the bus, it was The City of Oswego, and they openly
Admit in a plot saying, SORRY, your not getting, all this unnecessary
Drama in a plot of trying to control a outcome in the legal system,
That's what they are communicating.

33. 42 U.S.C. 1983-1985, someone acting under the color of State Law
Who has deprived a person a right by the Constitution, Slicker v.
Jackson, 215 F 3d, 1225, 1227, 11th Circuit 2000.

34. The direct interpretation is, if I refuse to sustain ethical standards
And discourage such activity that directly violates the law they retailiate
In a carefully carried out plot to control where I am employed so they can

Do the following:

1. Harass
2. Intimidate
3. Communicate
4. exhibit a pattern of distorted and disturbing behavior that violates my Rights
5. NOW..... they are using people to intimidate me about reporting their Actions to court, from filing a case, trying to directly obstruct my rights by Intimidation, as I have taken every reasonable effort to make them stop, Involving the courts is the last resort

35. The plaintiff was previously employed Amanos Pizza in Las Vegas, and These defendants calculated a plan with the owner, to have both managers Leave the restaurant 8 pm, something NEVER done, and have a co-worker Chase her around the kitchen sexually harassing the physically disabled Plaintiff, on camera, to intentionally say, how do you know he is going To marry you, this man corned the plaintiff on camera subjecting her to Sexual harassment which was reported and intimidation in plot that wasn't Really carefully planned, as EEOC worker, Juan Serrata, investigated this Plot and knows they are all conspiring sick, hateful, destructive, harassing Plots out of HATE, but got caught red handed. They are now trying Possible way to interfere with employment now by harassment, influencing Supervisors in direct plot to cause intentional harm against the physically Disabled plaintiff, which is accurate for a R.I.C.O. complaint of Organized Crime and activity of corruption and fraud that directly is carried out in

Organized campaigns against the rights of an individual, who has a lawful
Obligation to report such activity, dismember it, dissolve it, and rectify the
Situation to lawfulness by holding those involved accountable for calculated
Conspiring of R.I.C.O. under Federal Laws. The plaintiff has done absolutely
Nothing. She has chosen to disassociate with individuals of questionable
Backgrounds and out of revenge, hate, and conspiracy these organized
Criminals have continued to carefully “plot” activities of revenge that
Disrupt, disturb, and interfere with rights, including the right of a
Physically disabled individual’s right to gainful legitimate employment
Without the knowledge of the defendants, these defendants continue
Plots of recourse, for no reason, as a source of control.

36. 18 U.S.C. 1961, R.I.C.O, any threat involving extortion is grounds
For a R.I.C.O. complaint as this activity began immediately after the
Threat, if I don’t pay you, this is what will happen.

37. The plaintiff shrugged it off and carried about her life by cleaning up
These litigants by accountability to stop, deter, and engage in activity that
Disrupts normal living. This is absolutely not normal, and no lawful person,
In good faith should be forced into any such activity that compromises bad
Decisions, integrity, honesty, and humanity; as the plaintiff has a obligation

To hold multiple defendants accountable for participating in activities that
Interfere with legitimate lifestyle decisions of free will.

38. The Fourth Amendment to The United States Constitution of unreasonable
Search and seizure, includes the intrusion into the private affairs or concerns
Of Public Exploiment.

39. The United States District Courts have held that a private party has a
Right, and can recover from damages caused for injury to his/her property.

40. U.S.C. Sec. 552 a (g) Civil Remedies

41. The Fourth and Fifth Amendment that deprives life, liberty, and
Freedom without due process. The Eighth Amendment and Cruel and
Unusual Punishment by means of torturous extortion, by the plaintiff
By subjecting the plaintiff into a situation that compromises integrity
And beliefs not endorsed by the defendants.

42. The failure to ignore equal protection of the law, as a cop, Joe
Brancato, has crossed all lines of decency and integrity, Mandamus
Roofing v. Peters, 876 E 946 Supp.

43. 5 U.S.C. 552 a (g), actions of the defendant have caused great
Embarrassment and distress; these acts were intentional, and have
Taken the defendant (s), to carefully plan and calculate such disturbing
Acts that are completely unnecessary.

44. The Fourth Amendment against unreasonable search and seizure,

Violates privacy and deprives the plaintiff of any right or privilege of
A citizen of The United States, by any act done in furtherance of a
Conspiracy, including R.I.C.O, also in section 1983 of Title 42., which
Allows for recovery of damages for a person who fails to prevent or aid
In preventing any wrongs mentioned in Section 1985 of Title 42, which
He had the knowledge were about to occur and power to prevent.

45. To recover damages or to secure equitable or other relief under any
Acts of Congress providing for the protection of civil rights.

- A. 28 U.S.C. 2201 and 2202
- B. 42 U.S.C. 1981
- C. 42 U.S.C. 1985 and 1986

46. The plaintiff alleges another conspiracy of rights, that the City of
Oswego, started this gender discrimination, and has allegedly used the
The plaintiff deceased grandmother, as a targeting mechanism to conspire
And interfere with the right to marriage.

ARGUMENTS

1. The plaintiff is bound to show they have had been deprived a right by
The United States Constitution. They must secondly show that Flagg
Brothers deprived them of this right, “ under the color of any statute.”

It is clear that these two elements denote separate areas of inquiry.

Adickies v. S.H. Kress Co., 398 U.S. 144, 150 90 S. Ct. 1598, 1604.

261, Ed. 2d 142 (1970). 436 U.S. at 155-156, 98 S. Ct., at 1732-1733.

2. Within the meaning and interpretation of 1983 when corrupt officials

Power organizes and compromises the INDEPENDENCE of the plaintiff

To a significant degree, which it has, under Flagg Brothers, The United States Court of Appeal's a State Action can be heard under the Fourteenth

Amendment and The Fourth Amendment of The United States Constitution

States an individual may bring a civil action in a Federal District Court:

1. Intrusion of Solitude

2. Appropriation of name

3. Public Disclosure of Private Facts by disclosing confidential health Issues to exploit, which created a prejudice against medical treatment by Releasing confidential medical from the interception of my texts to second Party who have legitimate interest but are now influenced in a prejudice To obstruct, interfere, harass, intimidate as a vengeful R.I.C.O. conspiracy
4. False Light, I am confident that Morgan O'Neil, is not informing people Subjected to duress by forced inducement of R.I.C.O. activity that the Extortion is to support racketeering and extortion, I am certain these second Party people are misinformed as to what they are actually engaging in, especially The release of blood poisoning to second party people, who by law have no Legitimate, lawful purpose to interfere with

U.S.C. Sec. 552 a (g) civil remedies

1. The plaintiff alleges that an intrusive and invasive deprivation of privacy

By exploitation of extortion has in deed occurred. Multiple, including dozens

Of witnesses can be brought in over this unnecessary corruption and fraud.

That the deprivation of privacy through unlawful search and seizure by police

Brutality of Joe Brancato, from The Oswego Police Department, has directly

Interfered with my health, my employment, my stability, my livelihood, my
Right to marriage, my right to indepent decisions and choices without the
Knowledge of the parties listed above, who hold no lawful vested interest in
Formulated a health habitat for the plaintiff to thrive in, instead have chose
To intentionally conspire, as a group, with professional and ethical standards
Applicable to the findings formulated by law, as none of the parties listed
Above have concluded a lawful, logical, or reasonable plan that doesn't interfere
With one's rights. None of them have any right to be interfering with me, my
Future, my right to marriage, my right to employment, my right to medical
Privacy, Free speech on my phone, the right to pursue happiness and the right to
Endure a relationship with a man that I have ben with without there knowledge,
Its none of their business. Morgan is married, I don't even know this man, Im
Not obstructing her right to a new marriage, ITS NOT UP TO MY DISCRETION
AS TO WHO SHE MARRIES, IT IS A FREE CHOICE, Morgan can marry
Whoever she wants, as long as she isn't related to them. My daughter, is
Another one off with a man. Its none of my business who she resides with,
cohabitates with, or shares her life with. She is of legal age to pursue this
decision without interference. Gloria Mazzoli, and Charlene O'Neil, do not
interfere with their relationships but consistently have organized this plot
to disrupt and disturb my right to marriage without just cause and direct

prejudice with Morgan O'Neil. None of these individual's has a right to tap my phone to become the "relationship police," Its absolutely against all of my rights to be harassed, interfered with, conspired against, and intimidated over my choices by alleging false light, making up defamations to substantiate their right to follow me. Morgan O'Neil is not in any capacity able to provide assistance or recommendations into the personal decisions, as she chooses to inject heroin daily and is an incompetent by law. She has chose no rehabilitation and openly admits to usage of felony drugs and that lifestyle daily, without involving me, my decisions, my goals, and my rights by attempting to influence, exploit, and interfere at my job with scenarios now such as, " he won't marry you, how do they know this?" Last July 2020, I was pulled over driving on my way to my storage unit, in which the officers had only goal, to attempt to influence where I live by saying, I have a history, which is a opinion, not a fact, but a prejudice in purpose. Immediately after dropping off wedding gifts for my boyfriend at the storage unit, the storage unit was broken into, and the it is easy to assume Charlene O'Neil, Morgan O'Neil, and Gloria Mazzoli all conspired to break into that after having the cops see gifts for my future nuptuals to destroy, break, and steal everything, looking for that wedding dress that they knew I purchased but had on

person with me. This just continues the plots they carry out and calculate, to disturb, disrupt, and interfere with my life and than Im the bad guy for feeling natural emotion caused by induced acts of conspiratal hate. It wasn't necessary to influence the cop to see what wedding gifts I bought, as the cops did nothing but search the vehicle and communicated with someone, because they asked me where I was going, I responded to my storage unit, as I had just left the Art District, with a gift of significance for my upcoming wedding in which, I told the officers, Im getting married, look at my wedding dress, and they refused to Hear this, as a premeditative plot was already there as hindsight is 20/20, the storage unit was immediately broken into, one plot, after Another plot, after another to create obvious distress, for no reason. The plaintiff can absolutely get married and this plot, right here, involved Cops, conspirators, and a prejudice for no reason, a presumption of Wrong doing and interference on rights exists.

2. In this case of Nadar v. General Motors, 25 N.Y. 2d, 560, 1970, In which G.M. conducted an intrusive campaign of intimidation against Nadar who was writing a book. Nadar was objective in his publishings, Being from Harvard, the ethical standards of professionalism are Are held to the highest levels. Nadar was harassed, intimidated, exploited,

And was followed in an organized plot to discredit his book. They attempted To interfere in Nadars marriage by sexual harassment campaigns against Nadar, interfering with his finances. Nadar refused to compromise his Integrity and continued to write his book and General Motors stalked, Harassed, intimidated, thus identifying a case of exploitment and Conspired harassment, that oppresses personal rights, decisions, And laws. Police Power is regulated as if gone to far will be recognized As the taking of property for which just compensation must be paid. Thus, the means employed to affect its exercise may neither be arbitrary Nor oppressive but must bear a real substantial relationship to an end that Is public, specifically public health or morals or by other aspects of general Welfare, by intimidation, intrusion, excessive force, manipulation and Corruption. To meddle in one's affairs with the intent to disrupt, disturb, Or oppress the person's life out of a conspiracy of abuse of power, excessive Power, satisfies the elements if proven beyond a reasonable doubt.

3. The plaintiff requests an order removing Joe Brancato from official Government duty, 18 U.S.C. 1905, which provides in part for the removal Of an official who has gone beyond the bounds of lawfulness, shall be Removed from office or position.

4. The plaintiff most recently filed written complaints at her place of

Employment alleging that one or more of these parties is attempting to Exploit her relationship by alleging intentional interference of lawful Justice, by alleging they are going to tamper by corruption, ect. The Plaintiff filed a written complaint, so a paper trail was inexistence and Was intimidated by a co-worker for having to do so. The plaintiff must Report any acts of possible conspiring of rights without a warrant, as She contacted the person of delegation to inquire about an existing Warrant that would use personel in a capacity, of not informants, as this Is a kitchen/dining restaurant, not a place for carrying about conspiracies, Especially exploiting health, marriage, ect.

5. The State of Florida with Charlene O'Neil has failed to respond to Three certified motions, one including summary judgment.

6. This is the ring leader, Gloria Mazzoli, with New York State, have Failed to respond to any motions, defend their position, or deny such Involvement.

7. Morgan O'Neil with Joe Brancato and The City of Oswego, it can Easily be inferred that a calculated plan to disable my entire life, force Me to say, your not doing good by intentional acts of misconduct purported In a scheme to mastermind over authority that violates federal law and Regulations, by targeting me in a negative manner to deliberately exploit

My life, my relationship, my health.

8. I went to obtain an x-ray, and it was a literal conspiracy to obstruct the x-ray, because one or more of the defendants is involved in covering something up, in which they didn't want an x-ray to transpire.

9. Mr. Leigh Hunt, the retired chief of Syracuse Police and the Retired head troop D of The New York State Police told all involved, Told these parties to Cease and desist. Not conspire more, not continue, They have chosen to continue, as we are now in court.

10. Mr. Leigh Hunt was retained for personal investigative services Including trying to stop this direct targeting, harassment, and disturbance, So the plaintiff can enjoy her life. They refuse by their own choice and I Have other means of stopping them except by direct intervention of the Courts.

10. In the latest scheme, whether the defendant is working alone, or There otherwise, they influenced the plaintiff's landlord for a no Reason eviction; interpreting this as another way to show, they have This power to create control by duress. By influencing a third party to Get involved, in a calculated carried out plan, that they have crafted Against me.

11. 18 U.S.C. conspiring against my rights. My right to enjoy my job.

The right to marry who I choose. The right to pursue my personal
Interests and choices free of subjected influence of prejudice authority.

12. 18 U.S.C. Disclosing of Confidential Information involving my
Medical to third party people to organize a prejudice pattern of
Behavior, even going so far as to having third party people
Communicate they want my internal organs to fail. Who talks
Like this?

13. When two or more people conspire to go on the highway in
Disguise for the purpose of depriving one a right, either directly or
Indirectly, to equal protection of the law or privileges by preventing
Constitutional rights, the duration of the conspiracy is that the
Conspirators took steps to bury their trail in order to avoid detection
And punishment 22 U.S. 399, 353 U.S. 404-405. A calculated plan to
Cause the plaintiff emotional harm may be regarded as so extreme and
Outrageous as to permit for the recovery of emotional distress, as no
Person in this scheme has the lawful authority to interfere with equal
Protection.

14. Another example of prejudice lies; The plaintiff alleges multiple
Co-workers were influenced to "tell" the plaintiff she has a husband,
By the cruel and unusual punishment of providing false light, which

Is absurd. The plaintiff purchased a wedding dress, was excited about
Upcoming marital plans, when a intentional conspiracy broke out to
Demise and interfere with free will, goals, the pursuit of happiness,
The right to live free from demised plots, such as linking her to a
“fake marriage”, where the plaintiff is subjected to defend herself
From demised lies that are meant to interfere with her relationship
But are told by a conspirator, with some continuing type of plot, that
Is harmful, hurtful, embarrassing, demising, and schemish. Very
Organized and carefully calculated.

15. The plaintiff multiple conspiracies are carefully planned out in
An attempt that causes emotional distress of a victim and have continued
With no remorse. The plaintiff alleges multiple people, not her boyfriend,
Attempt to discourage the plaintiff from demanding this activity stop by
Engaging in lawful motions to the courts alleging multiple acts that are so
Many, I could list hundreds, this gives a basic idea.

16, The plaintiff alleges that because she refused to pay Morgan O’Neil,
For lawful purposes, she has experienced non stop duress, targeting,
Intimidation, interference, threats of all kinds, and the plaintiff has
Asked multiple courts to directly intervene to protect her health and
Safety as they refuse to stop. They threaten to tamper with litigation.

They threaten to plot against her rights. They threaten to plot against Lawful objective justice in the courts, by which the plaintiff has an Absolute right to turn to the courts for direct legal intervention of Accountability and to cease and desist. The plaintiff has an absolute Right to life, liberty, and freedom to pursue happiness within the Bounds of the law without undue prejudice and formulated discrimination Carefully organized and masterminded in a scheme to purport the overt Acts that are both criminal and civil, as Morgan O'Neil should be charged With extortion, I did file a report with The New York State Police via email Regarding extortion. The defendant, knowingly and intentionally chose to Ignore such acts of law biding and chose to encourage further disruptive Plots involving direct suppression of rights, liberties, and freedoms enjoyed By all without any interference from corruption, fraud, or intentional Misconduct. Morgan O'Neil has engaged in acts purporting that she is A "cop" in Las Vegas. She has had second party people attempt to communicate That I should NOT report this or file a Federal Complaint, when the plaintiff's Aunt is a retired fed. This child of immaturity, has no lawful businesss Threatening verbally on the phone to engage in unlawful acts of corrupt Fraud to interfere with my upcoming marriage, in which I thought nothing Of it and shrugged it off, until it has gone to far. Right up to yesterday, she

Had a roommate say, “ you better face the fact your world is glass.” I don’t
Know what these threats are designed to mean but I have a obligation to get
This situation under control, as she is out of control, see sxhibits 1 and 2.
Two Counts of heroin trafficking. Her family, her father, is involved in a
Racketeering, and she has been trying really hard to ruin my life
With help around the city by linking me to racketeers in Oswego,
New York, who I will absolutely have no affiliation with. Permanent
Orders were put in place for my protection against this “family”
Organizing racketeering around me, in New York, and Morgan
Laundered money from a Joe Garrett, by using this money to
Trafficking the heroin, from the heroin pipeline that ran from New Jersey
To Syracuse, New York. As you can see in the evidence she has had
Multiple in heroin trafficking, in which the money from Joe Garrett, was
Used to launder further heroin trafficking, when I personally told Joe
Garrett to stop doing this. He refused. He was told not to bail her out
At the Federal holding center in Syracuse, NY, as my family went to
Visit her. She had all intentions of using heroin upon her release, my
Aunt said she is going to sit, I told this to Joe Garrett, and he refused
To act in a manner that stabilizes health and safety as upon her immediate
Release she back involved in shooting up heroin, laundering, rackets,

Trafficking, gang involvement, with the most dangerous gang in
Syracuse, New York, The Brickhouse Gang, who actually went down
And kicked the doors in at her sisters apartment beating her than dealer
Boyfriend, as she tried to save the dog, all out on bail. In another
Occurance, she stole her sister;s automobile and went on a high
Speed chase with law enforcement compromising the safety of
The public as I was forced to side with her sister, as she stole her car.
Morgan was not happy that I have chosen that her actions are outrageous
And I don't approve of the misuse of police power, she is getting
Privilege by Joe Brancato because her fathers family is involved
In a racketeering ring in the City of Oswego. I don't agree with this
Activity so they have retaliated. That's why Joe Brancato is giving
Her pull, her life compromises my integrity, my health, my safety, as
I have an absolute to disassociate with organized crime and she is the
Heart of it and I don't want to know anymore that I have to. I should
Not be subjected to this kind of activity, threats that she is going to
Destroy my relationship because of organized crime.Her father's family
Ran bets for the one time Oswego County Legislature, Len Ponzi, and
They made my life so unbearable I cannot be anywhere near them
Because this activity infiltrates, trafficking of drugs, dangerous gang

Affiliation and now I face retaliation because she tried to extort money.

My father, Tim O'Neil, purchased Morgan O'Neil a motor vehicle and

Her and fellow gang members set it on fire in Syracuse, New York, This

Demonstrates the motive as to why she is doing it, how the pull is

Transpired, and why the defendants are organizing against me so

Much so we are here and they can defend these acts and keep me

Out of them. So out of corruption they influence these people to

Do horrible things to me because I refuse to engage in this conduct.

I am the only one who has stood up and said, enough.

RELIEF REQUESTED

Damages in the amount of \$1,000,000 for decalatory relief

Compensatory damages in the amount of \$1,000,000. Treble damages

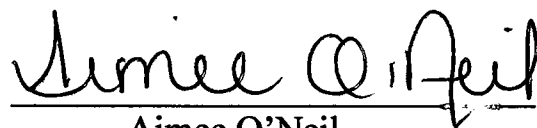
An order restraining such organized and demised corrupt misuse of

Power by conspirators. An order removing Officer Joe Brancato from

Professional duties, and any other relief the courts deem fair, reasonable,

And just.

Dated: December 27, 2020



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